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APPLICATION NO.	FILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/057,502	04	/09/1998	EIICHI SANO	009683-329	6476
21839	7590	09/25/2003			
		ECKER & MAT	EXAMINER		
	ICE BOX 1404 PRIA, VA 22313-1404			NGUYEN, LAM S	
				ART UNIT	PAPER NUMBER
				2853	
				DATE MAILED: 09/25/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
. Office Assistant Commencer	09/057,502	SANO ET AL.				
Office Action Summary	Examiner	Art Unit				
TO BEAUTING DATE OUT	LAM S NGUYEN	2853				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be tim y within the statutory minimum of thirty (30) day vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 27 F	ebruary 2003 .					
2a) This action is FINAL . 2b) ☐ This	is action is non-final.					
3) Since this application is in condition for allowa						
closed in accordance with the practice under a Disposition of Claims	Ex parte Quayle, 1935 C.D. 11, 4	193 O.G. 213.				
4)⊠ Claim(s) <u>1-3,5-11,13-18 and 20-33</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	wn from consideration.					
5) Claim(s) is/are allowed.	,					
6)⊠ Claim(s) <u>1-3,5,7-11,13,15-18,20,22-27 and 29-</u>	-33 is/are rejected.					
7)⊠ Claim(s) <u>6,14,21 and 28</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers	_					
9) The specification is objected to by the Examiner		ha Evaminas				
10) The drawing(s) filed on <u>09 April 1998</u> is/are: a)						
Applicant may not request that any objection to the 11) The proposed drawing correction filed on						
If approved, corrected drawings are required in rep		TVCU by the Examiner.				
12) The oath or declaration is objected to by the Ex	•					
Priority under 35 U.S.C. §§ 119 and 120						
13)⊠ Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a	n)-(d) or (f).				
a)⊠ All b)□ Some * c)□ None of:	, p	,, (=, =, (-,)				
1.⊠ Certified copies of the priority documents	s have been received.					
	2. Certified copies of the priority documents have been received in Application No					
Copies of the certified copies of the prior application from the International But	rity documents have been receive					
* See the attached detailed Office action for a list		ed.				
14)☐ Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 119(e) (to a provisional application).				
 a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domesting 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4) Interview Summary (PTO-413) Paper No(s) 5) Notice of Informal Patent Application (PTO-152) 6) Other: .						
S. Patent and Todamark Office						



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DETAILED ACTION

In light of the applicants' arguments in Appeal Brief (paper 17) and under the approval of the Supervisor, the Final Rejection (paper 12) is withdrawn. The new ground of rejection is made as follow:

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 1. Claims 1-3, 5, 7-11, 13, 15-18, 20, 22-27, 29-33 are rejected under 35 U.S.C. 102(e) as being anticipated by Koitabashi et al. (US 6325492).

Koitabashi et al. disclose an ink jet printer ejecting a plurality of kinds of ink droplets of different sizes from a single nozzle depending upon data to be printed (column 27, line 5-17: ink ejection in the vary amount mode is performed through the same ejection opening and the ejection amount can be varied during successive ejection), thereby forming an image on a prescribed recording medium using dots of sizes corresponding to the sizes of the ink droplets (FIG. 43), comprising:

a smoother for performing a smoothing process using a dot (FIG. 43: the shaded dots) smaller than a dot forming said image (FIG. 43: the blank dots); and

a controller for controlling said smoother to print a center of said smaller size dot

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close to a center of said image forming dots at a distance smaller than the pitch of the image forming dots (FIG. 43, column 25, line 45 to column 26, line 17).

Referring to claims 2, 10, 25, 32: wherein said controller controls the position of printing the smaller dot by controlling the timing of printing the smaller dot (column 27, line 24-41).

Referring to claims 3, 11, 18, 26: wherein in said timing control, the timing of applying signal voltage to print said smaller dot is controlled (column 27, line 64-67).

Referring to claims 5, 13, 20, 27: wherein said controller controls the printing position of the smaller dot by changing the speed of ejection of an ink droplet forming said smaller dot (column 27, line 10-28).

Referring to claims 7, 15, 22, 29, 33: wherein said ink jet printer comprising an ink jet head ejecting said ink droplet, said ink jet head being moved at a prescribed speed in a prescribed direction, and said controller controls the printing position of said smaller dot based on the ejection speed of the ink droplet and said scanning speed (column 27, line 24-30).

Referring to claims 8, 16: further comprising determination means for determining a direction of the printing position of said smaller dot, said controller controlling the printing position of said smaller dot according to the determination (column 26, line 6-17).

Referring to claim 9: a controller for changing a distance between the centers of adjacent dots thereby to change the printing position of the dot based on the size of the dot in printing said plurality of kinds of dots (FIG. 43).

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Referring to claims 17, 23: determining whether or not control of the printing position of a dot is necessary (FIG. 43) and controlling the timing of printing the dot if it is determined necessary (FIG. 46B).

Referring to claims 24, 30, 31: a smoother for smoothing the image by arranging the smoothing dots around edges of the image forming dots (FIG. 43), wherein, on each scanning line, a distance between a center of at least one of the smoothing dots and a center of one of the image forming dots adjacent to said one smoothing dot is shorter than a distance between the centers of adjacent image forming dots (FIG. 43).

Allowable Subject Matter

2. Claims 6, 14, 21, 28 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The most pertinent art Koitabashi et al. (US 6325492) fails to disclose wherein said speed of ejection of said ink droplet is changed by changing a change degree in signal voltage to print said dot. Therefore, the claimed invention is not disclosed by the cited prior art.

Response to Arguments

Applicant's arguments with respect to claims 1-11, 13-18, 20-33 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LAM S NGUYEN whose telephone number is (703)305-3342. The examiner can normally be reached on 7:00AM - 3:30PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, STEPHEN D. MEIER can be reached on (703)308-4896. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-3431 for regular communications and (703)305-3432 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

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September 6, 2003

Stephen D. Meier Primary Examiner